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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
10	DENGE LEMO GAHANO,	CASE NO. C20-5451 MJP-MLP
11	Plaintiff,	ORDER REASSIGNING
12	v.	MAGISTRATE JUDGE AND APPOINTING COUNSEL
13	STEPHEN LANGFORD, et al.,	
14	Defendants.	
15		'
16	The Court <u>sua sponte</u> refers this matter to Magistrate Judge Michelle L. Peterson for all	
17	further proceedings. The Court does so to conserve judicial resources given that Magistrate	
18	Judge Peterson is already assigned to another matter that Plaintiff Gahano pursues (C20-1094-	
19	MJP-MLP). All future documents shall bear the case number C20-5451-MJP-MLP.	
20	The Court also reconsiders <u>sua sponte</u> Plaintiff's Motion to Appoint Counsel, which was	
21	previously denied without prejudice. (Dkt. No. 24.)	
22	"In proceedings in forma pauperis, the district court 'may request an attorney to represent	
23	any person unable to afford counsel"—a decision within the Court's sound discretion. <u>Agyeman</u>	
24		

v. Corr. Corp. of Am., 390 F.3d 1101, 1103 (9th Cir. 2004) (quoting 28 U.S.C. § 1915(e)(1)). In 2 considering a motion to appoint counsel, the Court must evaluate both "the likelihood of success 3 on the merits [and] the ability of the [plaintiff] to articulate his claims pro se in light of the complexity of the legal issues involved." Wilborn v. Escalderon, 789 F.2d 1328, 1331 (9th Cir. 4 5 1986) (quoting Weygandt v. Look, 718 F.2d 952, 954 (9th Cir. 1983)). 6 The Court finds that appointing counsel is appropriate at this stage of the proceedings. 7 The Court previously denied Plaintiff's motion to appoint counsel, finding that Plaintiff could 8 articulate his claims pro se, that the first amended complaint's allegations were not complex, and 9 that there was not a likelihood of success on the merits. (Dkt. No. 24.) Plaintiff has now filed a Second Amended Complaint, which raises more complex issues of law and fact, and which could 10 also implicate issues in Plaintiff's pending § 2241 habeas case (C20-1094 MJP-MLP) in which 11 12 Plaintiff also seeks appointment of counsel. A review of the Second Amended Complaint 13 suggests that there is some likelihood of success on the merits. And the Court finds that 14 appointed counsel would considerably assist in the efficient prosecution of this matter. The Court therefore GRANTS Plaintiff's motion (Dkt. No. 8) and refers this matter to Pro Bono Panel to 15 represent Plaintiff. After that, the Court will issue an order appointing an attorney, should one be 16 17 identified. 18 The clerk is ordered to provide copies of this order to all counsel. 19 Dated January 6, 2021. Marshy Melins 20 Marsha J. Pechman 21 United States District Judge 22 23 24